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TRANSMITTAL	Filing	Date	1	11/13/03		
FORM (to be used for all correspondence after initial filing)		First N	Named Inventor	. N	Mazzone	
		Group	Group Art Unit 2612		.612	
		Exami	iner Name	T	ang	
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Fee Attached	☐ Drawinç	Drawing(s)			Appeal Communication to Board of Appeals and Interferences	
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After Final	Petition	Petition		[Proprietary Informati	ion
Affidavits/declaration(s)		Petition to Convert to a Provisional Application			Status Letter	
		Power of Attorney, Revocation Change of Correspondence Address		ess D	Other Enclosure(s) (please identify below):	
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Response to Missing Parts/ Incomplete Application						
Response to Missing Parts under 37 CFR 1.52 or 1.53	i					
SIGNA	TURE OF A	APPLIC/	ANT, ATTORNE	Y, OR A	AGENT	
Firm or Individual name Harness, Dickey & Pierce, P.L.C			Attorney Name Mark D. Elchuk		Reg. No. 33,686	
Signature Lucare		8	ee_			
Date October 4, 2006	-					
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hereby certify that this correspondence is addressed to: Director of the U.S. Pate	ent and Trad	demark C	Office, P.O. Box 1	Postal S 1450, Ale	ervice as express mail exandria, VA 22313-1	in an envelope 450, or facsim
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No.:

10/712,330

Filing Date:

November 13, 2003

Applicant:

Mazzone

Group Art Unit:

2612

Examiner:

Tang

Title:

Vehicle Compartment Smoke and Fire Indication System and

Method For Use

Attorney Docket:

7784-000668

Director of the United States Patent and Trademark Office P.O. Box 1450

Alexandria, VA 22313-1450

COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE

Reasons for allowance are only warranted in instances in which "the record of the prosecution as a whole does not make clear [the Examiner's] reasons for allowing a claim or claims." 37 C.F.R. 1.104 (e). In the present case, Applicant believes the record as a whole does make clear the reasons for allowance and therefore no statement by the Examiner is necessary or warranted. Furthermore, Applicant does not necessarily agree with each statement in the reasons for allowance. While Applicant believes the claims are allowable, Applicant does not acquiesce that patentability resides solely in the specific feature or combination of features identified, or that each feature or combination of features identified is required for patentability, or that equivalents of any specifically recited feature is outside the scope of the allowed claims.

Respectfully submitted,

Dated: October 4, 2006

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